On July 18, 2011, Judge Jorgenson issued an Order in Case No. CV 11-240-TUC-CKJ at Docket No. 29 ("Order"). A copy of the Order is attached as Exhibit A. Judge Jorgenson set out the litany of the Sparlins' vexatious misconduct in other litigation pending in this Court. Judge Jorgensen did not find the Sparlins' behavior sufficient to warrant an order requiring them to obtain permission from the Court before filing further litigation. However, the behavior that Judge Jorgensen examined, along with the malicious intent underlying it, when viewed in combination with the conduct described in the Motion and Reply, further supports the Defendants' request that this Court declare the Sparlins to be vexatious litigants. [See Order at 4, 6-8; Motion at 2-3, 13-15; Reply at 7]

RESPECTFULLY SUBMITTED this 16th day of August, 2011.

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CERTIFICATE OF SERVICE

I hereby certify that on August 16, 2011, I electronically transmitted the attached document to the Clerk's Office using the CM/ECF System for filing, with a copy sent via U.S. mail to the following, who are not registered participants of the CM/ECF System:

Michael & Sharon Sparlin 9151 E. Showcase Lane Tucson, Arizona 85749 Plaintiffs Pro Per

By: /s/ Sally Erwin